

GUNDERSON LAW FIRM

Mark H. Gunderson, Esq.

Nevada State Bar No. 2134

mgunderson@gundersonlaw.com

Austin K. Sweet, Esq.

Nevada State Bar No. 11725

asweet@gundersonlaw.com

John R. Funk, Esq.

Nevada State Bar No. 12372

jfunk@gundersonlaw.com

3895 Warren Way

Reno, Nevada 89509

Telephone: 775.829.1222

Facsimile: 775.829.1226

Attorneys for Janet Brown, Laura Melendez, John Bradley Brown,

the Estate of Johnny Brown aka John Brown, and Flying Start Aero, LLC

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

JANET BROWN, an individual; LAURA
MELENDEZ, an individual; and JOHN
BRADLEY BROWN, an individual,

Plaintiffs,

vs.

UNITED STATES OF AMERICA,

Defendant.

AND CONSOLIDATED CASES

UNITED STATES OF AMERICA,

Third-Party Plaintiff,

vs.

ESTATE OF JOHNNY BROWN aka JOHN
BROWN and FLYING START AERO, LLC.

Third-Party Defendants.

3:19-cv-00207-MMD-CSD

**ORDER GRANTING
STIPULATION OF DISMISSAL
WITH PREJUDICE**

MEMBER CASES:

3:19-cv-383-MMD-CSD

3:19-cv-418-MMD-CSD

3:19-cv-424-MMD-CSD

Plaintiffs JANET BROWN, an individual; LAURA MELENDEZ, an individual; and JOHN BRADLEY BROWN, an individual, and Third-Party Defendants ESTATE OF JOHNNY BROWN aka JOHN BROWN; and FLYING START AERO, LLC, together with Defendant/Third-Party Plaintiff the UNITED STATES OF AMERICA, by and through their respective counsel of record, pursuant to FRCP Rule 41(a)(1)(A)(ii), execute this Stipulation of Dismissal with Prejudice. All of Plaintiffs' claims as set forth in their Complaint filed April 23, 2019 (ECF No. 1) in Case 3:19-cv-00207 and all of the United States' claims as set forth in its Third-Party Complaint filed September 27, 2019 (ECF No. 22) in Case 3:19-cv-00207, are and shall forever be dismissed WITH PREJUDICE, each side to bear its own costs, fees (including attorney fees), and expenses.

DATED: July 11, 2025

GUNDERSON LAW FIRM


/s/ Austin Sweet
 Mark H. Gunderson, Esq.
 Nevada State Bar No. 2134
 Austin K. Sweet, Esq.
 Nevada State Bar No. 11725
Attorneys for the Brown Family, the Estate of Johnny Brown aka John Brown, and Flying Start Aero

BRETT A. SHUMATE
 Assistant Attorney General
 Civil Division

SIGAL CHATTAH
 Interim United States Attorney

/s/ Robert Gross
 Robert J. Gross, Esq.
 Senior Trial Counsel
 Ashley E. Dempsey
 Trial Attorney
 Aviation, Space & Admiralty Litigation
 U.S. Department of Justice
Attorneys for United States of America

IT IS SO ORDERED:


 MIRANDA M. DU
 UNITED STATES DISTRICT JUDGE

DATED this 15th day of July, 2025.

CERTIFICATE OF SERVICE

Pursuant to FRCP 5(b), I certify that I am an employee of the law office of GUNDERSON LAW FIRM, and on the 11th day of July, 2025 I electronically filed the **STIPULATION OF DISMISSAL WITH PREJUDICE** and a copy will be electronically mailed by the United States District Court-District of Nevada through CM/ECF to the following:

Ashley Dempsey	ashley.dempsey@usdoj.gov
Daniel Dell'Osso	ddo@brandilaw.com, mvs@brandilaw.com
Holly A. Vance	Holly.A.Vance@usdoj.gov, CaseView.ECF@usdoj.gov, christi.dyer@usdoj.gov, daniel.maul@usdoj.gov, danielle.bleecker@usdoj.gov, jenni.olaskey@usdoj.gov
Ian Herzog	HERZOG@IX.NETCOM.COM
John Peter Echeverria	je@eloreno.com, dena@eloreno.com, marisa@eloreno.com, teresa@eloreno.com
Matthew L. Sharp	matt@mattsharplaw.com, cristin@mattsharplaw.com, suzy@mattsharplaw.com
Patrick A. Rose	Patrick.Rose@usdoj.gov, CaseView.ECF@usdoj.gov, cortney.bivens@usdoj.gov, dionne.white@usdoj.gov, Liam.Pisan@usdoj.gov, maria.covarrubias@usdoj.gov, maritess.recinto@usdoj.gov, Vera.minkova@usdoj.gov
Robert Gross	robert.gross@usdoj.gov, mark.tomicich@faa.gov, torts.aa.files@usdoj.gov, trina.crosby@usdoj.gov
Thomas Yuhás	tomyuhás@ix.netcom.com
William David Adams	william.d.adams@usdoj.gov
William D. Janicki	William.d.janicki@usdoj.gov

/s/ Kelly Gunderson
Kelly Gunderson